

[Cite as *Kerchenfaut v. Kerchenfaut*, 2004-Ohio-1054.]

*****Please see Original Opinion at *Kerchenfaut v. Kerchenfaut*, 2004-Ohio-810.*****

**COURT OF APPEALS
THIRD APPELLATE DISTRICT
ALLEN COUNTY**

STEPHEN D. KERCHENFAUT

CASE NUMBER 1-03-49

PLAINTIFF-APPELLANT

v.

E R R A T U M

EDITH L. KERCHENFAUT

T O

DEFENDANT-APPELLEE

O P I N I O N

CHARACTER OF PROCEEDINGS: Civil Appeal from Common Pleas Court.

JUDGMENT: Judgment affirmed.

DATE OF JUDGMENT ENTRY: March 8, 2004

SHAW, P.J.

{¶1} So much of ¶18 that reads “Stephen next asserts that the trial court erred in finding that a \$200 loan made to John Reeder by Turner Cartage was a legitimate business expense.”, should read “Stephen next asserts that the trial court erred in finding that a \$200 loan made to John Reeder by Turner Cartage was not a legitimate business expense.”

BRYANT and KNEPPER, JJ., concur.

(KNEPPER, J., of the Sixth Appellate District, sitting by assignment in the Third Appellate District.)